1 2 3 4 5 6 7 8 9 9 110 110 110 110 110 110 110 110 110	QUINN EMANUEL URQUHART & SULLIVA Charles K. Verhoeven (Bar No. 170151) charlesverhoeven@quinnemanuel.com David A. Perlson (Bar No. 209502) davidperlson@quinnemanuel.com Melissa Baily (Bar No. 237649) melissabaily@quinnemanuel.com John Neukom (Bar No. 275887) johnneukom@quinnemanuel.com Jordan Jaffe (Bar No. 254886) jordanjaffe@quinnemanuel.com 50 California Street, 22 nd Floor San Francisco, California 94111-4788 Telephone: (415) 875-6600 Facsimile: (415) 875-6700 Attorneys for WAYMO LLC		
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11	WAYMO LLC,	CASE NO. 3:17-cv-00939-WHA	
12 13	Plaintiff,		
13	VS.	PLAINTIFF WAYMO LLC'S ADMINISTRATIVE MOTION TO FILE UNDER SEAL ITS SECOND	
15	UBER TECHNOLOGIES, INC.; OTTOMOTTO LLC; OTTO TRUCKING	UNDER SEAL ITS SECOND SUPPLEMENTAL BRIEF IN SUPPORT OF ITS MOTION FOR ORDER TO SHOW CAUSE WHY DEFENDANTS	
16	LLC,	SHOULD NOT BE HELD IN CONTEMPT OF THE PRELIMINARY INJUNCTION	
17	Defendants.	ORDER (Dkt. 426) AND EXPEDITED DISCOVERY ORDER (Dkt. 61)	
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Pursuant to Civil L.R. 7-11 and 79-5, Plaintiff Waymo LLC ("Waymo") respectfully requests to file under seal information in its Second Supplemental Brief in Support of its Motion for Order to Show Cause Why Defendants Should Not be Held in Contempt of the Preliminary Injunction Order and Expedited Discovery Order ("Waymo's Brief), filed concurrently herewith. Specifically, Waymo requests an order granting leave to file under seal the portions of the documents as listed below:

Document	Portions to Be Filed Under Seal	Designating Party
Waymo's Brief	Highlighted in blue	Defendants
Exhibit 2 to Waymo's Brief	Entire document	Defendants
Exhibit 4 to Waymo's Brief	Entire document	Defendants
Exhibit 5 to Waymo's Brief	Entire document	Defendants
Exhibit 6 to Waymo's Brief	Entire document	Defendants
Exhibit 7 to Waymo's Brief	Entire document	Defendants

I. **LEGAL STANDARD**

Civil Local Rule 79-5 requires that a party seeking sealing "establish[] that the document, or portions thereof, are privileged, protectable as a trade secret or otherwise entitled to protection under the law" (i.e., is "sealable"). Civil L.R. 79-5(b). The sealing request must also "be narrowly tailored to seek sealing only of sealable material." *Id.*

II. **DEFENDANTS CONFIDENTIAL INFORMATION**

Waymo seeks to seal the above-identified portions of these documents because Defendants have designated the information confidential and/or highly confidential. Declaration of Lindsay Cooper ("Cooper Decl.") ¶ 3. Waymo takes no position on the merits of sealing the designated material, and expects Defendants to file one or more declarations in accordance with the Local Rules.

III. **CONCLUSION**

In compliance with Civil Local Rule 79-5(d), redacted and unredacted versions of the above listed documents accompany this Administrative Motion. For the foregoing reasons, Waymo respectfully requests that the Court grant Waymo's Administrative Motion.

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1	DATED: October 23, 2017	QUINN EMANUEL URQUHART & SULLIVAN, LLP
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3		By /s/ David A. Perlson David A. Perlson
4		Attorneys for WAYMO LLC
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01980-00104/9635408.1		-3- CASE No. 3:17-cv-00939-WHA WAYMO'S ADMINISTRATIVE MOTION TO SEAL
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